SUBSTITUTE HOUSE BILL 1367

State of Washington 62nd Legislature 2011 Regular Session

By House Labor & Workforce Development (originally sponsored by Representatives Green, Moeller, Rolfes, Hasegawa, Pettigrew, Sells, Ryu, Appleton, Hunt, Seaquist, Miloscia, Ormsby, and Roberts)

READ FIRST TIME 02/17/11.

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AN ACT Relating to for hire vehicles and for hire vehicle operators; amending RCW 81.72.210; adding new sections to chapter 51.12 RCW; adding a new section to chapter 51.16 RCW; adding a new section to chapter 46.72 RCW; adding a new section to chapter 46.72A RCW; adding new sections to chapter 81.72 RCW; creating a new section; prescribing penalties; and providing an effective date.

- 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 8 <u>NEW SECTION.</u> **Sec. 1.** A new section is added to chapter 51.12 RCW 9 to read as follows:

The legislature finds that taxicab, limousine, and other for hire vehicle operators are at significant risk of injury due to work-related accidents or crimes such as robbery that may not be covered by standard vehicle insurance policies. Since almost all taxicab, limousine, and other for hire vehicle business operations are independent small business franchises, their owners or operators may opt out of industrial insurance coverage without full consideration for the risk of financial exposure to themselves or to their businesses. As a result, health care may be provided to them at public expense or not at all, and erroneous claims may be made by health care providers for

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- 1 insurance coverage, against the state department of labor and
- 2 industries, private businesses, or the taxicab associations in which
- 3 certain municipalities require participation. Most for hire vehicle
- 4 operators do not enjoy the benefit of the broad public policy embodied
- 5 in this title that mandates industrial insurance protection for
- 6 workers. The legislature therefore declares that all taxicab,
- 7 limousine, for hire vehicle businesses, and for hire vehicle operators
- 8 are subject to mandatory industrial insurance coverage under this
- 9 title.

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- NEW SECTION. Sec. 2. A new section is added to chapter 51.12 RCW to read as follows:
- (1) Any business that owns and operates a for hire vehicle licensed under chapter 46.72 RCW, a limousine under chapter 46.72A RCW, or a taxicab under chapter 81.72 RCW and the for hire operator or chauffeur of such vehicle is within the mandatory coverage of this title.
 - (2) Any business that as owner or agent leases a for hire vehicle licensed under chapter 46.72 RCW, a limousine under chapter 46.72A RCW, or a taxicab under chapter 81.72 RCW to a for hire operator or a chauffeur and the for hire operator or chauffeur of such vehicle is within the mandatory coverage of this title.
- 21 (3) For the purposes of this section, the following definitions 22 apply unless the context clearly requires otherwise:
- 23 (a) "Chauffeur" has the same meaning as provided in RCW 46.04.115; 24 and
- 25 (b) "For hire operator" means a person who is operating a vehicle 26 for the purpose of carrying persons for compensation.
- NEW SECTION. Sec. 3. A new section is added to chapter 51.16 RCW to read as follows:
 - (1) For the purposes of section 2 of this act:
- 30 (a) By no later than January 1, 2012, the department must determine
 31 by rule the basis for industrial insurance premiums for: (i) Any
 32 business that owns and operates for hire, limousine, or taxicab
 33 vehicles; and (ii) any business that owns and leases for hire,
 34 limousine or taxicab vehicles to a business operating such vehicle:
- 34 limousine, or taxicab vehicles to a business operating such vehicle;

35 and

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(b) Not more than ninety days after the department has determined the basis for industrial insurance premiums by rule under (a) of this subsection, the department must assess such premiums on: (i) Any business that owns and operates for hire, limousine, or taxicab vehicles; and (ii) any business that owns and leases for hire, limousine, or taxicab vehicles to a business operating such vehicle.

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- (2) In determining the basis under this section, the department must consider:
- 9 (a) The unique economic structures of the taxicab, for hire 10 vehicle, and limousine industries;
- 11 (b) The difficulty of equitably assessing industrial insurance 12 premiums on classes of businesses that utilize both employer/employee 13 and independent contractor business models;
 - (c) The economic impact on businesses of a rate and assessment alternative, such as a flat rate and assessment levied on a per vehicle or a miles driven basis, compared to that of an assessment based on hours worked;
 - (d) The department's costs and efficiency of administration;
 - (e) The cost to businesses and covered workers; and
- 20 (f) Anticipated effectiveness in implementing mandatory industrial 21 insurance coverage of for hire vehicle operators as provided in section 22 of this act.
- NEW SECTION. Sec. 4. A new section is added to chapter 51.12 RCW to read as follows:
- 25 (1) In order to assist the department with controlling costs 26 related to the self-monitoring of industrial insurance claims by 27 independent owner-operated for hire vehicle, limousine, and taxicab 28 businesses, the department may appoint a panel of individuals with for 29 hire vehicle, limousine, or taxicab transportation industry experience 30 and expertise to advise the department.
- 31 (2) The owner of any for hire, limousine, or taxicab vehicle 32 subject to mandatory industrial insurance pursuant to section 2 of this 33 act is eligible for inclusion in a retrospective rating program 34 authorized and established pursuant to chapter 51.18 RCW.
- NEW SECTION. Sec. 5. A new section is added to chapter 46.72 RCW to read as follows:

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(1) A for hire vehicle certificate issued pursuant to this chapter must be suspended or revoked and may not be renewed in the event of failure to pay the mandatory for hire vehicle operator industrial insurance premium as charged by the department of labor and industries under sections 2 and 3 of this act.

- (2)(a) A for hire vehicle and its operator must have evidence of payment in good standing with the department of labor and industries of the for hire vehicle operator industrial insurance premium, whenever the for hire vehicle is operated on public streets and highways for compensation.
- (b) Failure to produce evidence of payment of the for hire vehicle insurance premium upon demand by a law enforcement officer or other government agent acting under the authority of this chapter is a civil infraction punishable by a fine of not more than two hundred fifty dollars per infraction separately upon both the for hire vehicle owner and the for hire vehicle operator if they are not one and the same.
- (3) For hire vehicle license suspension or revocation and the administration thereof for failure to pay the mandatory industrial insurance premium must be at the direction and expense of the department of labor and industries.
- 21 (4) The department of labor and industries and the department of 22 licensing may adopt rules and enter into cooperative agreements to 23 implement this section.
- NEW SECTION. Sec. 6. A new section is added to chapter 46.72A RCW to read as follows:
 - (1) A business license and vehicle certificate issued pursuant to RCW 46.72A.050 must be suspended or revoked and must not be renewed in the event of failure to pay the mandatory for hire vehicle operator industrial insurance premium as charged by the department of labor and industries under sections 2 and 3 of this act.
 - (2)(a) A limousine and its chauffeur must have evidence of payment in good standing with the department of labor and industries of the for hire vehicle operator industrial insurance premium, whenever the limousine is operated on public streets and highways for compensation.
 - (b) Failure to produce evidence of payment of the for hire vehicle insurance premium upon demand by a law enforcement officer or other government agent acting under the authority of this chapter is a civil

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infraction punishable by a fine of not more than two hundred fifty dollars per infraction separately upon both the limousine vehicle owner and the limousine chauffeur if they are not one and the same.

- (3) Business license and vehicle certificate suspension or revocation and the administration thereof for failure to pay the mandatory industrial insurance premium must be at the direction and expense of the department of labor and industries.
- (4) The department of labor and industries and the department of licensing may adopt rules and enter into cooperative agreements to implement this section.
- NEW SECTION. Sec. 7. A new section is added to chapter 81.72 RCW to read as follows:
 - (1) A license issued pursuant to this chapter must be suspended or revoked and may not be renewed in the event of failure to pay the mandatory for hire vehicle operator industrial insurance premium as charged by the department of labor and industries under sections 2 and 3 of this act.
 - (2)(a) A taxicab vehicle and its operator must have evidence of payment in good standing with the department of labor and industries of the for hire vehicle operator industrial insurance premium, whenever the taxicab vehicle is operated on public streets and highways for compensation.
 - (b) Failure to produce evidence of payment of the for hire vehicle insurance premium upon demand by a law enforcement officer or other government agent acting under the authority of this chapter is a civil infraction punishable by a fine of not more than two hundred fifty dollars per infraction separately upon both the taxicab vehicle owner and the taxicab vehicle operator if they are not one and the same.
 - (3) Taxicab vehicle license suspension or revocation and the administration thereof for failure to pay the mandatory industrial insurance premium must be at the direction and expense of the department of labor and industries.
 - (4)(a) The department of labor and industries, the department of licensing, cities, towns, counties, and port districts may enter into cooperative agreements to implement this section.
- 36 (b) The department of licensing and the department of labor and 37 industries may adopt rules to implement this section.

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- 1 (c) Cities, towns, counties, and port districts may take
- 2 legislative action to implement this section.
- 3 <u>NEW SECTION.</u> **Sec. 8.** A new section is added to chapter 81.72 RCW 4 to read as follows:
- 5 Any city, town, county, or port district setting the rates charged
- 6 for taxicab services under this chapter must adjust rates to offset any
- 7 increased cost to any such transportation business from mandatory
- 8 industrial or other insurance coverage.
- 9 <u>NEW SECTION.</u> **Sec. 9.** A new section is added to chapter 81.72 RCW
- 10 to read as follows:
- Rate-setting authority under this chapter is limited to the setting
- 12 of consumer rates for the provision of transportation services.
- 13 **Sec. 10.** RCW 81.72.210 and 1984 c 126 s 2 are each amended to read 14 as follows:
- To protect the public health, safety, and welfare, cities, towns,
- 16 counties, and port districts of the state may license, control, and
- 17 regulate privately operated taxicab transportation services operating
- 18 within their respective jurisdictions. The power to regulate includes:
- 19 (1) Regulating entry into the business of providing taxicab 20 transportation services;
- 21 (2) Requiring a license to be purchased as a condition of operating
- 22 a taxicab and the right to revoke, cancel, or refuse to reissue a
- 23 license for failure to comply with regulatory requirements;
- 24 (3) Controlling the <u>consumer</u> rates charged for providing taxicab
- 25 transportation service and the manner in which consumer rates are
- 26 calculated and collected, including the establishment of zones as the
- 27 basis for consumer rates;
- 28 (4) Regulating the routes of taxicabs, including restricting access
- 29 to airports;
- 30 (5) Establishing safety, equipment, and insurance requirements; and
- 31 (6) Any other requirements adopted to ensure safe and reliable
- 32 taxicab service.

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- NEW SECTION. **sec. 11.** Except for sections 3, 8, 9, and 10 of this act, this act takes effect January 1, 2012.
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